

EXHIBIT I

1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE EASTERN DISTRICT OF PENNSYLVANIA
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5 IN RE: PROCESSED EGG PRODUCTS: MDL NO. 2002
6 ANTITRUST LITIGATION 08-MDL-02002
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9 PHILADELPHIA, PA
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11 MAY 7, 2018
12 DAY FOUR
13

14 BEFORE: THE HONORABLE GENE E.K. PRATTER, J.
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17 TRIAL TRANSCRIPT
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21 KATHLEEN FELDMAN, CSR, CRR, RPR, CM
22 Official Court Reporter
23 Room 1234 - U.S. Courthouse
24 601 Market Street
25 Philadelphia, PA 19106
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(Transcript produced by mechanical shorthand via C.A.T.)

1 THE WITNESS: Thank you.

2 (Witness exits.)

3 THE COURT: Plaintiff may call its next witness.

4 MR. OLSON: Your Honor, Plaintiffs call Anthony
5 Airoso.

6 THE DEPUTY CLERK: Would you please remain standing
7 and raise your right hand.

8 (Witness sworn.)

9 THE WITNESS: I do.

10 THE DEPUTY CLERK: Would you please have a seat and
11 state your full name and spell your last name for the record.

12 THE WITNESS: Anthony Airoso, A-I-R-O-S-O.

13 THE COURT: Mr. Airoso, how are you today?

14 THE WITNESS: I am good. How are you?

15 THE COURT: So far so good.

16 THE WITNESS: Good.

17 THE COURT: Stay tuned.

18 THE WITNESS: Okay.

19 THE COURT: Make sure you're comfortable and keep
20 your voice up so everybody can hear you.

21 THE WITNESS: Yes, ma'am.

22 THE COURT: You may proceed.

23 DIRECT EXAMINATION

24 BY MR. OLSON:

25 Q. Good afternoon, Mr. Airoso.

1 A. Good afternoon.

2 Q. Could you please tell the jury who your current employer
3 is?

4 A. Yes. I'm currently employed with Walmart.

5 Q. And what is your current job position?

6 A. I am the senior vice president of foods strategic
7 sourcing for Walmart.

8 Q. And in that role as senior vice-president, do you have
9 nationwide responsibilities?

10 A. I do.

11 Q. And what sort of presence does Walmart here have in
12 Pennsylvania?

13 A. Yes, in Pennsylvania, we have about 160 stores. We
14 employ about 52,000 associates and we purchase about
15 \$9 billion in goods and services from companies that are from
16 Pennsylvania.

17 Q. All right. Let's go back in time a bit. Please tell the
18 jury when you started working at Walmart and what your job was
19 at that time.

20 A. Yes. I started with Walmart in May of 2006 and I was
21 part of the Finance Department.

22 Q. Was there a point in time when you became involved in
23 purchasing eggs for Walmart?

24 A. Yes. In the fall of 2007, I became the divisional
25 merchandising manager for dairy, and eggs were part of the

1 dairy department.

2 Q. Okay. And who did you report to in that role? What was
3 the name of the person?

4 A. I reported to Pam Kohn. She was the general merchandise
5 manager for fresh foods.

6 Q. So you were the DMM and she was the GMM; is that right?

7 A. That is correct.

8 Q. And who did you replace as the DMM?

9 A. Yeah, I replaced Scott Poole.

10 Q. Were there folks who reported to you that had specific
11 responsibility for purchasing eggs?

12 A. When I took over, for a short period of time, a gentleman
13 named Tommy Reed was buying eggs, and he was replaced in short
14 order by Clay Adams.

15 Q. Okay. So -- and was Mr. Adams then in that role
16 reporting to you with responsibility for purchasing eggs for
17 some time?

18 A. That is correct.

19 Q. Okay, so you mentioned Pam Kohn, Scott Poole, and Clayton
20 Adams. Are any of those folks still employed by Walmart
21 today?

22 A. No, they are not.

23 Q. Now, when you took over the position in 2007 with
24 responsibility for buying eggs at Walmart, what was the
25 general process that Walmart used for purchasing eggs?

1 A. So at that point in time, it was kind of an ad hoc
2 process. We had incumbent suppliers in each of our 41
3 distribution centers, and it was kind of an ad hoc process in
4 terms of understanding what the prices were and whether or not
5 they would continue to have each of the distribution centers
6 they had.

7 Q. And when you say "incumbent suppliers," are you referring
8 to the current producers who were selling eggs to Walmart?

9 A. That is correct. So that would have been folks like
10 Cal-Maine and CCF, or Country Creek Farms, folks like that.

11 Q. And what is CCF?

12 A. CCF, Country Creek Farms, they were a broker of eggs for
13 the most part, and they sold us eggs on behalf of folks like
14 Rose Acre and other producers.

15 Q. So was it the case that Walmart was purchasing eggs that
16 were produced by Rose Acre through Country Creek Farms?

17 A. That is correct.

18 Q. Okay. So when you came into the role at this time, was
19 Walmart buying from Sparboe Farms?

20 A. We were not.

21 Q. Now, did you, in your new role, make any changes to
22 Walmart's process for buying eggs?

23 A. I did. Yes. So shortly after taking the role, I
24 determined that we should change the way we're buying eggs,
25 and so we went to a process where we decided to bid out the

1 eggs in a formal bid process and to have that length of
2 contract be closer to three years versus kind of an ad hoc
3 situation. So the changes were made in shortly after I
4 started.

5 Q. So essentially, you made the bidding process more formal
6 and went to longer-term contracts?

7 A. That is correct.

8 Q. And what criteria did Walmart use in awarding business
9 within that formal bidding process for eggs?

10 A. Yeah. So the three major components of deciding who to
11 award the business to would be food safety, quality and price,
12 and we were looking for competitive prices.

13 Q. And did you have an understanding of whether Walmart was
14 one of the larger egg producers while you were in that role?

15 A. Yeah. We may have been the largest, yeah.

16 Q. Do you have an understanding, sir, about whether Walmart
17 is a member of the Class on behalf of who has brought this
18 case?

19 A. I believe we are part of the Class, yes.

20 Q. Okay. Let's talk about something called the UEP
21 Certified Program. Are you familiar with that term?

22 A. I am.

23 Q. When do you recall first learning about the UEP Certified
24 Program?

25 A. Okay, in -- shortly after starting as a DMM of the dairy

1 department, I began having meetings with all the key suppliers
2 over all the various departments, yogurt, juice, milk,
3 whatever it might be. I met with our key suppliers in eggs,
4 Cal-Maine and Country Creek Farms, and during one of the
5 meetings with Country Creek Farms, they recommended that I
6 meet with UEP and with their leadership, specifically Gene
7 Gregory. I did have one of those meetings and at that point
8 in time, they explained to me about what the UEP Certified
9 process was.

10 Q. And when you say you met with UEP, that's the United Egg
11 Producers?

12 A. That is correct.

13 Q. And so you did meet with Mr. Gregory?

14 A. I did.

15 Q. Did you have an understanding of what his role was at the
16 time at UEP?

17 A. Yes. So he would have been the president of the
18 organization.

19 Q. And in the course of learning about the Certified
20 Program, did you come to learn whether Walmart had been a
21 supporter of the UEP Guidelines?

22 A. I did. So going through that process and meeting with
23 Mr. Gregory, I did learn that Walmart had been a supporter of
24 the UEP Certified process for several years.

25 Q. Now, did you understand at this time that the UEP

1 Certified Program included a requirement, sometimes called the
2 100% rule, which provided that a producer, in order to be
3 certified to sell to any customers who wanted certified eggs
4 would have to be certified on all of their facilities
5 regardless of whether all their customers wanted certified?

6 A. Yeah, I was not. What I understood it to be was a set of
7 guidelines that were based on scientific information that were
8 put in place to protect the animal welfare of the hens that
9 were laying, and that farms needed to be certified so they
10 could sell eggs. And that was part of the Walmart
11 specifications at the time.

12 Q. And did you gain any understanding of whether prior folks
13 at Walmart in your role had any knowledge of this 100% rule?

14 A. Yes. So, you know, speaking with Mr. Poole and others at
15 Walmart, nobody ever mentioned anything about the 100% rule or
16 anything to that end around certified process.

17 Q. Okay. Let's put that 100% rule to one side for a moment.

18 Do you recall your reaction to the Certified Program
19 when you learned about the guidelines?

20 A. Yeah, in general, at Walmart, we were supportive of it.
21 We were happy that the industry was using scientific-based
22 processes to understand how they should be treating the hens,
23 the welfare that they would have, and that that would improve
24 that, and for several years, at that point in time, we had
25 been requiring improved animal welfare at Walmart.

1 Q. Mr. Airoso, did Walmart, to your knowledge, ever ask the
2 United Egg Producers or its members to put together a
3 certified program for their hens?

4 A. Yeah, absolutely not. There's no question in my mind
5 that the program was put together by the UEP. It was brought
6 to Walmart; it was shared with us as a program to improve
7 animal welfare, and we adopted those practices.

8 Q. Do you recall Walmart, while you were in this role,
9 receiving pressure from animal rights groups to sell certified
10 eggs?

11 A. No.

12 Q. Let's talk briefly about how eggs are priced at Walmart.
13 Have you heard of something called the Urner Barry price?

14 A. I have.

15 Q. And can you describe for us lay-folks and to the jury
16 what the Urner Barry price is?

17 A. I'm kind of a lay-folk too. So I'll do my best. Urner
18 Barry is a publication that's put out daily by the Urner Barry
19 publications group, and it's used within the industry to set
20 pricing for eggs at the producer level, processor level,
21 distribution level, and like somebody buying eggs like Walmart
22 for a retail -- retail store. It's used throughout the supply
23 chain, and it would have been part of the basis for how
24 Walmart would have purchased eggs.

25 Q. Is it something like a benchmark price?

1 A. It is.

2 Q. And did the Urner Barry price affect what Walmart itself
3 would pay for eggs?

4 A. It did. The Urner Barry was the baseline, and then our
5 price at Walmart would be either a discount to or a plus up to
6 the Urner Barry price, and that's kind of the benchmark we
7 would start from.

8 Q. So, Mr. Airoso, if egg producers had engaged in conduct
9 that would reduce supply and affect this benchmark price,
10 would that increase the price that Walmart would pay for eggs?

11 A. Absolutely.

12 MR. DESTEFANO: Objection.

13 MR. BIZAR: Objection. Leading, Your Honor.

14 THE COURT: Sustained.

15 BY MR. OLSON:

16 Q. Would changes, Mr. Airoso, in the Urner Barry benchmark
17 price affect the price that Walmart would pay for eggs?

18 A. They would.

19 Q. And is that both up and down?

20 A. That is correct.

21 Q. Okay. You've mentioned earlier that when you came into
22 the role, you didn't hear about the 100% rule.

23 A. Correct.

24 Q. Was there a time when you became -- when you first heard
25 of that requirement?

1 A. I did. In May of 2008. So at that point in time began
2 the process of doing the bidding process, and we began to look
3 at some suppliers that were not currently supplying to
4 Walmart, and one of those suppliers was not using the
5 certified process. And at that point in time, we began to
6 look at them as a candidate to be in our big pool.

7 That information got out to other suppliers in the
8 industry. At that point in time, the UEP leadership as well
9 as leadership from Cal-Maine and CCF and others came to see
10 us, called us, and talked to us about the Certified Program
11 and that it needs to be 100 percent compliant and how
12 important that was.

13 Q. And what was your personal reaction when you first
14 learned about this 100% rule?

15 A. Yeah, I didn't -- my first reaction was it wasn't
16 necessary, right? I felt like it was appropriate for Walmart
17 to have specifications for the hens that were being used to
18 produce eggs for us, but I didn't feel it was appropriate for
19 Walmart to make decisions for the producers about how they
20 dealt with the rest of the industry. I felt like that should
21 be something that they dealt with individually.

22 Q. Okay. You just referenced the bidding process --

23 A. Yep.

24 Q. -- in the spring of 2008. So let's -- I mean spring and
25 summer.

1 A. Yeah.

2 Q. Let's now turn to that. You generally recall this
3 bidding process that Walmart conducted?

4 A. I do. I recall it very well.

5 Q. Why do you recall it well some ten years later?

6 A. Yeah, so a couple of reasons. First, it was a new
7 process. Like I said, we were doing something different. The
8 buyer that was working for me at the time was relatively new,
9 so I wanted to make sure that he had the support he needed.

10 And then the third thing, as you mentioned, it was
11 kind of spring into the summer. It became a very contentious
12 process with a lot going on. And so I remember it very well.

13 Q. And the buyer who was new, you referred to that as
14 Mr. Adams?

15 A. Correct.

16 Q. Okay, so as part of the bidding process, would Walmart
17 require potential suppliers to submit bids that complied with
18 Walmart requirements?

19 A. That is correct. We would.

20 Q. And were those called specifications?

21 A. Yes. So we had a set of specifications associated with
22 our egg purchasing, and those specifications would have had a
23 number of different things that we would require, and then the
24 companies can look at those bids and decide whether or not
25 they wanted to bid on the business based on those

1 specifications.

2 Q. And do you recall what -- at this time when the bidding
3 process started, what the Walmart specifications required
4 about animal welfare?

5 A. I do. At that point in time when the process started, we
6 had been using something that had been in place for several
7 years at Walmart. And in the specifications for animal
8 welfare it required that they participate in the FMI and the
9 UEP Certified process.

10 Q. And what was your understanding of why Walmart had that
11 requirement?

12 A. Yeah, so my understanding is that it had been in place
13 for several years. The suppliers in the industry for the most
14 part used it, and because of that I really didn't think about
15 it very much. It just kind of was in place and that's what we
16 started off the process with.

17 Q. Again, when you started off the process with those
18 specifications, did you have an understanding that those
19 guidelines, the UEP Guidelines, in particular, required a
20 producer to follow some 100% rule?

21 A. No, I had no idea of that.

22 Q. Now, was there a point during the 2008 bidding process
23 that Walmart changed its specifications with regard to animal
24 welfare?

25 A. Yes, we did.

1 Q. And when did that occur?

2 A. Yeah, so shortly after beginning the new bidding process,
3 where we had a more formal process, we identified some
4 potential suppliers in the industry, one of which was Sparboe
5 Farms, who were not using the Certified process. And after
6 having some time to work with them, we understood that they
7 were using different processes that we believed that were as
8 good or better than the UEP process. And so, therefore, we
9 changed our specs to include -- to not say it had to be FMI
10 and UEP, but that they could be something like that or better.

11 Q. Okay. So you referred to Walmart changing its
12 specifications?

13 A. That's correct.

14 Q. Let me hand you our first exhibit.

15 A. Okay.

16 Q. And for identification purposes, this is Plaintiffs'
17 Exhibit 246.

18 And, Mr. Airoso, let's just first see if you can
19 identify the exhibit.

20 A. I can.

21 Q. Okay. And what is this document?

22 A. Yeah, so this was a letter that was sent out by the egg
23 buyer, Clay Adams, to potential producers of eggs and/or
24 brokers who could sell eggs to Walmart, and he copied me on
25 this e-mail.

1 Q. Okay. And can you describe what type of information
2 Mr. Adams included in that?

3 A. Yes. So this e-mail was provided to the potential
4 suppliers to provide them with updates and information that
5 would help them in the bidding process, to include anything
6 that was new and different that we had made changes to as the
7 process was starting.

8 Q. So essentially, Walmart is responding to some questions
9 from its suppliers?

10 A. That is correct. Providing clarification.

11 Q. And this is an e-mail that you received at the time?

12 A. That is correct.

13 Q. And do you recall this e-mail?

14 A. I do.

15 Q. And in this e-mail, did Walmart provide the potential
16 suppliers with some information about specifications?

17 A. We did.

18 MR. OLSON: With that, Your Honor, we would move for
19 the admission of Exhibit 246.

20 MR. DESTEFANO: We would object to the first page on
21 hearsay grounds, Your Honor, the first page being an e-mail.

22 THE COURT: I can see it. It's a multi-page
23 document. You're only objecting to the first page?

24 MR. DESTEFANO: Yes.

25 MR. OLSON: Your Honor --

1 THE COURT: The first page does appear to be
2 hearsay.

3 MR. OLSON: Well, we would welcome a limiting
4 instruction. We're not introducing it for the truth of what's
5 stated.

6 THE COURT: What is the purpose of it?

7 MR. OLSON: The purpose is, as the witness
8 testified, this is when Walmart communicated to its suppliers
9 a change of specifications, and it's also when those suppliers
10 learned who else was in the bidding process. So whether any
11 of that was true or not, it -- the information was provided.

12 THE COURT: Well, you can use the remainder of the
13 exhibit, but there's still -- I'm not quite sure what the
14 point is of the transmittal e-mail?

15 MR. OLSON: Okay.

16 BY MR. OLSON:

17 Q. You can put that document aside.

18 Do you -- you referred to the information getting
19 out to Walmart's current suppliers. Do you recall when that
20 occurred?

21 A. In this e-mail it would have been when we would have made
22 the changes known to the specifications in or around late May
23 of 2008.

24 Q. And would this have been when Walmart's incumbent
25 suppliers learned that Walmart was considering using Sparboe

1 Farms as a new supplier?

2 A. That is correct. All the potential suppliers were sent a
3 single e-mail where they were all on copy. So all of the
4 current suppliers and incumbent suppliers would have known
5 about any additional potential suppliers like Sparboe Farms.

6 Q. And you also referenced Walmart communicating information
7 where they changed specifications.

8 A. That is correct.

9 Q. How did Walmart change its specifications with regard to
10 the animal welfare requirements?

11 A. Yes, specifically we changed the specification to say
12 that animal welfare needed to be the UEP Certified process,
13 equivalent or better.

14 In this case, in the e-mail, we said better, and
15 later on we changed that, but, yeah, UEP or better.

16 Q. So the change at this time was from not UEP and FMI
17 exclusively, but to --

18 A. A broader set of programs could be used as long as the
19 animal welfare requirements were as good as the UEP or better.

20 Q. Okay. All right, let's talk about Sparboe Farms a bit.

21 What did you know about Sparboe Farms at the time
22 you gave them an opportunity to bid for the business?

23 A. Yes, so Sparboe Farms was a new potential supplier to
24 Walmart, and they were not using the UEP Certified process.

25 So I felt it would be prudent to take the egg buyer and a

1 group of Walmart associates. We went up and visited them on
2 one of their farms. We met the team that ran
3 Sparboe's business at the time. We reviewed their farms,
4 looked at all of their facilities. And we also went through
5 their PVP program, and what they were going to do to certify
6 that food safety and animal welfare was being taken care of.
7 And we came back from that meeting feeling very good about
8 what they had done and that they could be a supplier to
9 Walmart.

10 Q. So you referred to the PVP program. Was that a program
11 that Sparboe had?

12 A. That's correct.

13 Q. And what was your general understanding of the PVP
14 program?

15 A. Yeah, so the PVP program was a program that was going to
16 be audited and is audited by the USDA, and as they had
17 designed it, it provided for the animal welfare requirements
18 that we wanted at Walmart. And we felt like the program was a
19 very good program and potentially better than the UEP
20 Certified process program.

21 And the one thing that I do remember specifically,
22 though, is that it did not have a 100 percent requirement of
23 like all of your eggs and all of your farms. It was
24 specifically just the eggs that they were going to be selling
25 to Walmart from those farms that were going to sell to Walmart

1 would be certified.

2 Q. So your understanding is that one of the differences
3 between the PVP program and the UEP Program was that the UEP
4 Program had the 100% rule and the Sparboe program did not?

5 A. That is correct.

6 Q. And what was your reaction to that difference?

7 A. Um, it seemed reasonable to me. Um, you know, again, at
8 Walmart, we were specifically worried about the hens that were
9 laying eggs and how they were treated and that they were
10 treated within the specifications that we had, that they were
11 treated humanely.

12 But we didn't really believe that we should be
13 making decisions for other folks about what they should do in
14 terms of how they handled their business. Felt really that
15 should be something based on other customers' demands.

16 Q. Did you have any concerns about the fact that the Sparboe
17 Farms' program did not have a 100 percent compliance?

18 A. No, not at all.

19 Q. Did you make an effort to learn information or request
20 information from Sparboe about their program so you could be
21 educated about it?

22 A. We did, yes.

23 Q. And what do you recall in that regard? How did you go
24 about doing that?

25 A. Yeah, so we met with several folks from Sparboe,

1 specifically with the -- I'm probably saying his last name
2 incorrectly, Regensburger, I think is how you pronounce it.
3 He was the lead for Sparboe Farms. We met with Sparboe Farms
4 to understand and get a detail around their Process Verified
5 Program, and they specifically provided information to myself
6 and to Clay Adams, the buyer, in various ways to include
7 things like e-mail and other ways to get us information.

8 Q. Okay. And let me hand you, for identification purposes,
9 an exhibit that we have marked Plaintiffs' Exhibit 251.

10 A. Okay.

11 Q. Mr. Airoso, can you identify Exhibit 251 for us?

12 A. Yeah. This was an e-mail -- an e-mail chain between Lee
13 Regensburger, Clay Adams and myself.

14 Q. And how did the e-mail chain begin?

15 A. It began with me asking the -- for information regarding
16 their programs, the PVP program, specifically, and how it
17 related to animal health and welfare, and how I might be able
18 to explain that information to folks at Walmart.

19 Q. And is that the e-mail on May 28, 2008?

20 A. That's correct.

21 Let me verify that real quick, please.

22 Yes.

23 Q. I think you'll find yours is on the back of the chain.

24 A. Okay, yes.

25 Q. And is that -- is that an e-mail that you recall sending

1 at that time?

2 A. I do.

3 Q. And did you express your views about
4 Walmart's requirements at that time?

5 A. I did.

6 MR. OLSON: Your Honor, we move for the admission of
7 Plaintiffs' Exhibit 251.

8 MR. DESTEFANO: Objection, again, on hearsay
9 grounds, Your Honor.

10 THE COURT: Overruled.

11 MR. OLSON: Can we publish the document?

12 THE COURT: You may.

13 MR. OLSON: Thank you. Hopefully we're pulling it
14 up.

15 BY MR. OLSON:

16 Q. Okay, and let's look at the page 4 of the e-mail at the
17 top, which Mr. Airoso, that's the one you wrote that began the
18 chain; is that right?

19 A. Yes, sir.

20 Q. And the first line of the e-mail that you wrote says: As
21 we have told you, we do not expect you to become part of the
22 UEP.

23 What were you communicating there, sir?

24 A. Yeah, so I think Sparboe Farms had some questions about
25 whether or not we would force them to use the UEP Certified

1 process, and they had asked us some questions verbally and I
2 was responding to Lee letting him know that I did not expect
3 them to be part of the UEP Certified process, as we had put in
4 our specs, that we would allow several different potential
5 processes to be in effect.

6 Q. And then the second sentence states: However, I do have
7 to explain the differences internally to our senior
8 management, as some of the other producers will try to use the
9 UEP as a barrier to entry for you guys.

10 Do you see that?

11 A. Yes, sir.

12 Q. And what were you expressing there, sir?

13 A. Yeah, so I had already had communication with others
14 about this program and felt that since they were not part of
15 the UEP, that the UEP leadership, as well as our current
16 incumbent producers would try to say that not being part of
17 the Certified process would -- would disqualify them from
18 shipping to Walmart, that we should disqualify them. And so
19 based on that, I wanted to let them know that I felt like I
20 was going to have that pressure, and, therefore, I wanted to
21 be able to explain to my senior leaders at Walmart why we were
22 doing what we were doing and how the program matched up to the
23 UEP Certified process.

24 Q. Okay. And then did Mr. Regensburger respond with some
25 information?

1 A. He did.

2 Q. And generally, how would you describe the information he
3 provided?

4 A. Yes, so very forthcoming.

5 MR. DESTEFANO: I would object, again, on hearsay
6 grounds.

7 THE COURT: Sustained.

8 BY MR. OLSON:

9 Q. Okay, let's look at the cover e-mail, where you respond
10 to Mr. Regensburger on May 30, 2008.

11 Do you see that?

12 A. I do.

13 Q. Is that an e-mail that you wrote, sir?

14 A. It is. Yep.

15 Q. And do you recall writing this e-mail?

16 A. I do.

17 Q. And you say: Thanks for the note, I appreciate the
18 information. I think you have responded well. It helps me to
19 clarify to our internal folks. Walmart does not have a
20 preference for the UEP Program versus another program.

21 Do you see that?

22 A. That is correct, yes.

23 Q. And what were you expressing there?

24 A. Yeah, I was expressing to Lee the fact that we had made a
25 determination that the UEP Certified process was not the only

1 process that we would use, that we'd be willing to use other
2 processes similar to their PVP process, and that that's where
3 we were at.

4 Q. And do you recall whether Sparboe provided the types of
5 further information that you were interested in reviewing?

6 A. They did.

7 Q. And what was your reaction to the information you
8 received?

9 A. Yeah, so basically when we had a chance to review all of
10 the information, I determined that the PVP program was as good
11 or better than the UEP Program in many ways. The only -- the
12 only exception to that may be that it didn't cover 100 percent
13 of all flocks.

14 Q. The only difference between the programs?

15 A. That is correct. Where the UEP Program required
16 100 percent of all birds and all farms, where the PVP program
17 that Sparboe was potentially going to use did not have that
18 requirement. Other than that, it was at least good in every
19 level and in some cases better.

20 Q. Okay. So you mentioned that you were -- you had some
21 concerns that Walmart's current suppliers, having learned that
22 Sparboe was in the process, might use the UEP Certified
23 Program as a barrier to entry? Do you recall that?

24 MR. DESTEFANO: Objection.

25 MR. BIZAR: Objection.

1 BY MR. OLSON:

2 Q. I believe you testified --

3 THE COURT: Overruled.

4 MR. OLSON: Thank you.

5 BY MR. OLSON:

6 Q. Do you recall that testimony?

7 A. I do.

8 Q. And did that, in fact, happen, sir?

9 A. It did.

10 Q. And what occurred?

11 A. Yeah, so shortly after this time period, in June and July
12 of 2008, I began to receive calls from the United Egg
13 Producers as well as Country Creek Farms representing Rose
14 Acre, and Cal-Maine and others, basically indicating that
15 Sparboe Farms was trying to destroy the UEP Certified process
16 that we were facilitating that, and that there was some other
17 things that potentially could happen from things like animal
18 groups hearing about this and putting pressure on this. It
19 could be reporters doing things. There could be lawsuits
20 filed, potentially federal lawsuits. Things like that. So
21 there was a lot of information over a couple-month period that
22 came to us, came to me specifically from those groups.

23 Q. Just to be clear, those things you just referred to --
24 and we can circle back on this stuff -- potential lawsuits,
25 press, these were things you were being told by who?

1 A. They would have come from the UEP, Cal-Maine, and CCF, as
2 the top three that I can remember, yes.

3 Q. Okay. All right. So I believe we're basically in the
4 early summer of 2008?

5 A. Correct.

6 Q. Was there a time that Walmart made a formal change to its
7 specifications with regard to its animal welfare requirements?

8 A. There was. We did.

9 Q. And do you recall what the change was?

10 A. I do. In our formal specifications, we wrote
11 specifically in the specs that the UEP and FMI were not
12 required, that other processes could be used in place of
13 those.

14 Q. Okay. And then the bids start rolling in, I assume?

15 A. That's correct.

16 Q. Did Sparboe make a bid?

17 A. They did.

18 Q. And did these other companies that you mentioned also
19 make bids?

20 A. They did, yes.

21 Q. And what did Walmart decide to do when it looked at the
22 bids from Sparboe and others in terms of awarding the Walmart
23 business?

24 A. Yeah, so based on the specifications in the bids we
25 received, we made a decision to award five distribution

1 centers to Sparboe Farms, and that was going to be supplied by
2 two of their five farms.

3 Q. And so Walmart would have a new supplier?

4 A. That's correct.

5 Q. And for the jury's sake, when you refer to distribution
6 centers, can you just explain what those are and generally
7 what the state of distribution centers were at this time at
8 Walmart?

9 A. Yeah, so there were 41 distribution centers in the
10 United States, kind of put it out geographically to get
11 products to our stores. And of those 41 distribution centers,
12 on average, they might serve 150 or 200 stores. And in this
13 case, we awarded five of those distribution centers to Sparboe
14 Farms for them to send eggs into, and for us to distribute
15 those eggs then to our stores.

16 Q. And why did you award the business to Sparboe?

17 A. Yeah, so they had a very good competitive price. We felt
18 comfortable with their food safety and animal welfare programs
19 and felt like in every way they would be a really good
20 supplier to Walmart.

21 Q. And did you have any concerns about having to defend the
22 fact that Walmart was choosing a supplier that did not have a
23 100 percent requirement?

24 A. I did not. Sparboe, at that point in time, had told us
25 that they would be certified on the farms that were going to

1 be supplying to us and that in the near future, they were
2 going to have the other three additional farms that were not
3 going to be shipping to Walmart, that they would have those
4 certified under their PVP program to ensure that they had the
5 cage space density requirements that were in our
6 specifications taken care of.

7 And so they already told me that. So as part of
8 that, I really wasn't worried because the other option to get
9 those other three farms immediately within spec would be to
10 slaughter a whole bunch of hens, right? And I didn't feel
11 like that was the right choice, and I didn't think that other
12 groups were going to come to us and say, Why didn't you force
13 the slaughter of a bunch of birds?

14 Q. Let me make sure that I have my math right. I think you
15 said that Walmart awarded five distribution centers from two
16 Sparboe Farms?

17 A. Right.

18 Q. And then you referred to Sparboe having three other
19 farms; is that right?

20 A. Yes.

21 Q. So it's five total?

22 A. Correct.

23 Q. And I believe what you just said that Sparboe,
24 immediately for the supply to Walmart, was going to comply
25 with these guidelines and then they were going to bring the

1 other three into compliance over time?

2 A. In the future, they said, yes.

3 Q. And then you -- you expressed some concern about what
4 would happen if Sparboe had to bring those other three
5 immediately into compliance? What was that concern?

6 A. Correct. Yes. So if they had to immediately bring those
7 other farms, there's a certain amount of hens per cage, and if
8 you wanted to give each hen more space, the only way to do
9 that would be to remove hens from the barn. And the way that
10 they would do that would be to slaughter a certain amount of
11 hens and get rid of them and give the hens that are remaining
12 more space.

13 Q. And did that seem like a good idea to you?

14 A. It did not. It would not have been part of what we would
15 be expecting. If you think of our specs and animal welfare
16 that we wanted for the hens, that would not be part of what we
17 would have been expecting.

18 Q. All right. So what happened after Walmart -- well,
19 strike that.

20 Let me ask it this way: Did Walmart make an
21 announcement of this decision, that it was awarding business
22 to Sparboe?

23 A. We made an announcement that we were awarding business to
24 all of our suppliers and that information was made public,
25 yes.

1 Q. And that included Sparboe?

2 A. That is correct.

3 Q. And what happened next?

4 A. The -- at that point in time, soon after we awarded the
5 business to Sparboe Farms, I again began to get another round
6 of calls, e-mails, visits from folks at the UEP, Cal-Maine,
7 CCF on behalf of Rose Acre and other -- and other folks
8 indicating that, again, that Sparboe Farms was trying to
9 destroy the Certified process, that it was going to be bad for
10 the industry and that it would be bad for Walmart, and that we
11 should rethink what we're doing.

12 Q. And who from the United Egg Producers called you and said
13 something like that?

14 A. Gene Gregory.

15 Q. Who else called you?

16 A. Um, so Ron Whaley from CCF called me. Jeff Hardin from
17 Cal-Maine called me. Those are two of the ones I can
18 definitely remember.

19 Q. Mr. Whaley, he's at the broker for Rose Acre; is that
20 right?

21 A. Yeah. He was the leadership of CCF and would have called
22 on behalf of Rose Acre, yes.

23 Q. And did you receive any visits in person? Did people fly
24 down to Bentonville and meet you in person?

25 A. We did. One such visit that I remember was actually one

1 that I was not initially invited to. Gene Gregory from the
2 UEP tried to schedule a visit with my boss, Pam Kohn, and told
3 her he wanted to meet with her to discuss some information
4 about what we were doing and sent her a long e-mail and things
5 like that.

6 I wasn't on copy to the e-mail, but my boss made
7 sure I was at the meeting and she shared that e-mail with me
8 so I knew what Gene was saying and what we might be in store
9 for when he came to visit. And that would have happened -- I
10 reviewed this. It would have happened in August 8 of 2008.

11 Q. Okay. And was it Gene Gregory who showed up in person?

12 A. No. Actually that is different. So Gene had scheduled
13 the whole meeting and kind of got that whole process started,
14 but then he was not able to attend the meeting and so his son
15 Chad Gregory came in his place.

16 Q. Okay. And was Chad Gregory, to your knowledge,
17 associated with the United Egg Producers as well?

18 A. He was. He was part of the leadership team.

19 Q. You were at the meeting?

20 A. I was.

21 Q. And do you recall what type of arguments Chad Gregory
22 made, Mr. Gregory made, when he showed up at the meeting with
23 Walmart?

24 A. I do. Yes.

25 Q. And what do you recall?

1 A. Yeah, so, you know, the thing that I remember more than
2 anything was I felt threatened, right? So Chad came in and
3 had conversations with us and I felt threatened. He spoke
4 specifically of bad press, about animal welfare groups folks
5 like that that were going to potentially do something publicly
6 to give bad press to Walmart or bad PR.

7 I remember him specifically talking about the
8 Federal Trade Commission, the FTC, that they were watching us,
9 they were watching this, and that they might file a lawsuit.

10 And then the last thing I remember is specifically
11 they mentioned Scott Poole, who I replaced as the DMM over
12 dairy and specifically eggs. They mentioned him and they
13 mentioned how he had promised to support the Certified
14 process, that he had supported the 100% rule, and that I was
15 backing out on those promises that we had made and things of
16 that nature, and, again, it was very threatening.

17 Q. Okay. So Chad Gregory showed up and suggested that
18 Walmart's use of Sparboe might face a lawsuit from the Federal
19 Trade Commission?

20 MR. DESTEFANO: Objection.

21 MR. BIZAR: Objection. Leading.

22 THE COURT: Sustained.

23 BY MR. OLSON:

24 Q. Okay. What was your understanding -- when you say you
25 were threatened, what was your understanding of what Walmart

1 was being threatened with by Mr. Greg?

2 MR. DESTEFANO: Asked and answered.

3 THE COURT: Well, I think the question is he said he
4 felt threatened. Do you want to repeat your question?

5 BY MR. OLSON:

6 Q. You perceived threats made. What was your understanding
7 of what threats were made?

8 A. Yeah. So at the time, I felt like Mr. Gregory was
9 threatening to make sure that the industry, the folks who were
10 interested in the welfare of the industry like PETA and
11 others, animal activists groups, I felt like he was saying
12 that there was press that would be interested in understanding
13 that Walmart was not requiring 100 percent of all hens be --
14 to be UEP Certified, that they would reach out to those groups
15 or somehow those groups would be notified, and then that was
16 threatening. And then specifically he said that the FTC -- he
17 said, The FTC is watching. They're looking at this and they
18 may file a lawsuit against Walmart.

19 Q. And is this a common experience, sir, where a trade
20 association representative comes and threatens Walmart?

21 A. And that is not a normal situation. I've met with lots
22 of trade associations from lots of groups and have never had
23 one that was anything like this.

24 Q. Okay. And you also mentioned Mr. Gregory -- and I want
25 to make sure I characterize what you said accurately --

1 suggested Walmart had backed out of some commitments that
2 Mr. Poole had made?

3 A. That is correct.

4 Q. And, again, what do you recall Mr. Gregory suggesting
5 about Walmart backing out of prior commitments?

6 A. Specifically he said that Scott Poole had agreed to
7 support the UEP Certified Program, that Scott knew of the
8 100% rule that they had, that all farms had to be in
9 compliance. I think I said earlier -- if I didn't, correct
10 me, but I think I said earlier that I didn't know about that
11 as we went through this process. Scott never told me about
12 that as I took over the dairy department. It was something I
13 was unaware of and would have expected that Scott or somebody
14 had told me about, but I didn't know anything about it. They
15 said that Scott had actually supported that, and that I was
16 backing away from that, and that we were breaking our promises
17 basically.

18 Q. And just to be clear, your boss Ms. Kohn was at this
19 meeting as well?

20 A. That's correct.

21 Q. Okay. Let me hand you, for identification purposes now,
22 what has been mark Plaintiffs' Exhibit 270 and 271, and that's
23 because -- well, I'll explain that in a moment.

24 MR. OLSON: Okay. And to explain, Exhibit 270 is an
25 e-mail. I'll ask the witness to identify it, but just for the

1 record, 271 is the attachment to the e-mail. We probably
2 unnecessarily stamped the e-mail and the attachment as
3 separate exhibits, but they were generated together. So
4 that's why we're introducing them together.

5 THE COURT: Well, what am I going to do with you?

6 MR. OLSON: I'll take the blame.

7 BY MR. OLSON:

8 Q. All right. So, Mr. Airoso, have you seen -- have you
9 looked at the e-mails here and the attachment here today?

10 A. I have, yes.

11 Q. And while you're not a recipient -- well, let me ask you
12 this: Who sent the e-mail?

13 A. The e-mail was sent by Gene Gregory to my boss, Pam Kohn.

14 Q. And who is copied? Who are those folks?

15 A. Yeah, so the copies were Ron Whaley, from Country Creek
16 Farms and Dolph Baker, who I believe at the time was the
17 president of Cal-Maine.

18 Q. Did you mention Chad Gregory, the last e-mail?

19 A. Yes. And I'm sorry. Chad Gregory from United Egg
20 Producers.

21 Q. And that's who came in person?

22 A. Chad did come visit in person, yes.

23 Q. And do you see where Mr. Gregory says: Walmart's support
24 for the --

25 MR. DESTEFANO: Your Honor, I object on hearsay

1 grounds.

2 MR. OLSON: Your Honor, the last thing we are doing
3 is introducing this document for its truth, as I will
4 establish.

5 THE COURT: What are you establishing?

6 MR. OLSON: For its lack of truth. Your Honor, if
7 the Court will allow me to lay the foundation.

8 THE COURT: Then why don't you start with that.

9 MR. OLSON: Okay.

10 BY MR. OLSON:

11 Q. So Mr. Gregory claimed he was attaching --

12 THE COURT: No, I don't mean an argument.

13 MR. OLSON: I apologize.

14 THE COURT: The Exhibit 270 is clearly hearsay. Do
15 you want to talk about 271?

16 MR. OLSON: Okay, let's talk about 271, which is the
17 attached letter.

18 MR. DESTEFANO: We would also have an objection as
19 to 271.

20 THE COURT: And what's your objection?

21 MR. DESTEFANO: Hearsay.

22 MR. OLSON: Again, I'm not even moving to admit it
23 yet.

24 THE COURT: Okay, then fine. We're not going to
25 talk about it.

1 MR. OLSON: We do need to talk about it, but we
2 won't admit it or show it to the jury until I lay a basis --

3 THE COURT: Go ahead.

4 MR. OLSON: -- why this is not introduced for
5 hearsay reasons.

6 BY MR. OLSON:

7 Q. So this attachment you've seen this before?

8 A. I have.

9 Q. And it's on the Walmart letterhead?

10 A. It is.

11 Q. And whose name is on the letter?

12 A. In terms of who it's addressed to?

13 Q. Well, whose name is at the bottom as the person --

14 A. Yes, so it would have been Scott Poole, my predecessor.

15 Q. Mr. Poole's name is on it?

16 A. That's correct.

17 Q. And this purports to be a letter from Mr. Poole?

18 A. That's correct.

19 Q. And without getting much into the substance at all, do
20 you see there's a reference to some 100 percent of hens being
21 protected?

22 A. Correct, yes.

23 Q. Now, were you aware, sir -- oh, one question before we
24 get there. And the date of this letter on the Walmart
25 letterhead is what?

1 A. December 5th, 2006.

2 Q. So this was a couple of years ago?

3 A. That's correct.

4 Q. Were you aware, sir, that Mr. Poole had written a letter
5 like this referencing the 100% rule?

6 A. Yeah, no, I was not aware of that, and I find it highly
7 unlikely that he did.

8 Q. And why do you find it highly unlikely that Mr. Poole
9 wrote this letter?

10 MR. DESTEFANO: Objection.

11 THE COURT: Sustained. Okay, you can move on.

12 MR. OLSON: Okay. All right.

13 BY MR. OLSON:

14 Q. Are you aware of Mr. Poole -- do you have any personal
15 knowledge that Mr. Poole ever wrote a letter expressing
16 support for the 100% rule?

17 A. I do not.

18 Q. Do you have information that anyone from Walmart ever
19 wrote a letter expressing support for the 100% rule?

20 A. I do not.

21 Q. Have you seen letters that were sent to Walmart that
22 purported to be Mr. Poole expressing support for the
23 100% rule?

24 A. I have.

25 MR. DESTEFANO: Objection.

1 MR. BIZAR: Objection.

2 THE COURT: Overruled.

3 THE WITNESS: I have.

4 BY MR. OLSON:

5 Q. And do you have any reason to believe or doubt that those
6 letters were actually written by Mr. Poole from Walmart?

7 A. I do.

8 MR. DESTEFANO: Objection.

9 BY MR. OLSON:

10 Q. And what is -- sorry.

11 THE COURT: I'm going to sustain the objection at
12 this point. I'm not quite sure what you're -- you're trying
13 to -- I don't think you're advancing the progress of the
14 trial, so I would encourage you to do that.

15 MR. OLSON: We will certainly take note of that,
16 Your Honor. Thank you.

17 THE COURT: Good.

18 MR. OLSON: Okay.

19 BY MR. OLSON:

20 Q. All right. So you had the in-person meeting with Chad
21 Gregory, and we spoke about that. It was on August 8,
22 correct?

23 A. Correct.

24 Q. After that meeting with Chad Gregory, did Walmart end up
25 changing course with regard to the award of the egg business

1 that had been out for bid?

2 A. Yeah, we did. Specifically, even with the threats that
3 we had received from Chad, I -- it didn't change my mind. I
4 wanted to continue with the process we had. I wanted to award
5 the business to Sparboe Farms. But Ms. Kohn made the decision
6 to not do that, and to -- we -- at that point in time, we
7 agreed that we felt it would be safer, since Sparboe was going
8 to go ahead and do all five of their farms at some point in
9 time, we felt it would be safer to make sure that they did all
10 the audits for all five farms, specifically making sure the
11 animal welfare requirements were in place to include kind of
12 the cage space density requirements, making sure all of that
13 was in place before we awarded business -- any business to
14 Sparboe Farms, even from the two farms that were going to be
15 Certified, so we made that decision.

16 Q. And would Walmart have made that decision to not proceed
17 with the award of business to those two farms without the
18 meetings and phone calls it was receiving?

19 MR. DESTEFANO: Objection. Calls for speculation.

20 THE WITNESS: No.

21 THE COURT: It does --

22 MR. DESTEFANO: The decision was made --

23 THE COURT: It does. Sustain.

24 You can ask your question differently.

25 BY MR. OLSON:

1 Q. You, sir, what was your role in making the decision about
2 whether -- and to whom to award business to under this bidding
3 process?

4 A. Yes, so under the bidding process, it was my decision to
5 award the business. And at the end of this process, it was
6 Pam Kohn and myself, together, making the decision to delay
7 the award to Sparboe Farms until after the audits had taken
8 place.

9 Q. And based on your involvement in that process, would
10 Walmart have changed its mind about the award of business
11 absent the phone calls and meetings it had received?

12 MR. DESTEFANO: Objection.

13 THE COURT: Overruled.

14 THE WITNESS: No, we would not have.

15 BY MR. OLSON:

16 Q. Okay, so I believe the timeline is this: There was the
17 award of business to Sparboe from the two farms. Then we just
18 talked about Walmart changed and said it's not going to do
19 that until all five farms are audited; is that correct, sir?

20 A. Yes.

21 MR. DESTEFANO: Objection.

22 MR. OLSON: I just restated his testimony.

23 THE COURT: I'm going to overrule the objection just
24 because you're trying to move this along.

25 MR. OLSON: Thank you. Absolutely.

1 THE COURT: If you really were trying to move it
2 along, we would be moving along.

3 MR. OLSON: Okay.

4 BY MR. OLSON:

5 Q. So last question on this.

6 A. Yes, sir.

7 Q. Was Sparboe able to complete the audits of all five farms
8 in order to start delivering product to Walmart?

9 A. They were not, no.

10 Q. All right. And moving along to another short topic.
11 We've talked about United Egg Producers giving you information
12 about the UEP Certified Program, correct?

13 A. Correct.

14 Q. Did the United Produces, Gene Gregory, Chad Gregory, any
15 of the members ever tell you about any other programs at UEP
16 that involved reducing supply?

17 A. No, they did not.

18 Q. Were you ever told anything about an early molt program?

19 A. No.

20 Q. Were you ever told anything about early slaughter
21 programs?

22 A. No.

23 Q. And you -- did you have expectations as the buyer of eggs
24 at Walmart about how suppliers would treat their hens?

25 A. We did, yes.

1 Q. Would it have been consistent with those expectations for
2 your suppliers to be slaughtering hens in order to reduce
3 supply?

4 A. No, sir.

5 MR. DESTEFANO: Objection.

6 THE COURT: Overruled.

7 THE WITNESS: No, it would not have been.

8 BY MR. OLSON:

9 Q. Okay, last topic. While you were buying eggs for
10 Walmart, were you buying other products as well?

11 A. I was. Milk, eggs, cheese, butter, yogurt, things like
12 that.

13 Q. In all of those other products in the course of your
14 buying responsibilities, did you come across a 100% rule in
15 any other environment?

16 A. No, I did not.

17 Q. In buying other products, for example, some of the ones
18 you just mentioned, does Walmart encounter other types of
19 certifications program?

20 A. We do, yes. It's pretty common.

21 Q. What's an example?

22 A. Organic milk in the milk industry would be an example.

23 Q. So if someone wants to sell organic milk, they have to
24 get certified?

25 A. That's correct.

1 Q. And does the certification program for organic milk have
2 a 100% rule?

3 A. It does not.

4 Q. Is there any requirement that if someone wants to sell
5 Walmart some organic milk, it can only sell organic milk?

6 A. No.

7 Q. And based on your experience at Walmart, sir, are you
8 aware of any reason why egg producers could not have a
9 Certified program that's similarly operated without a
10 100% rule?

11 A. I'm not. I don't know why they would be --

12 MR. DESTEFANO: Objection.

13 THE COURT: Sustained.

14 MR. OLSON: Pass the witness.

15 THE COURT: Fine. You can do cross-examination.

16 CROSS-EXAMINATION

17 BY MR. DESTEFANO:

18 Q. Hi.

19 A. Hi.

20 Q. Mr. Airoso, I'm William DeStefano. I represent Rose Acre
21 Farms, along with some other gentlemen here. I'd like to ask
22 you some questions.

23 A. Okay.

24 Q. I believe during your direct examination, you stated that
25 you -- that Walmart changed the specifications, and did you

1 say it was in the spring of 2008?

2 A. Um, that process would have started in the spring and
3 gone through the summer, yes.

4 Q. Can you pinpoint exactly when those specifications were
5 changed to go from UEP and FMI approved to something broader
6 than that?

7 A. It would have been before the e-mail, I think, we looked
8 at earlier, in late May, because that was the official
9 communication out to everybody for clarification. But it
10 would have occurred sometime before that.

11 Q. Well, I'm looking at the specifications that were
12 approved in April 2008, and they still have the UEP, FMI in
13 them.

14 If I show you those specifications, would your
15 recollection possibly be refreshed?

16 A. No, I don't think so. It would have been between the
17 time those specifications were approved and May 24th, whatever
18 the date is of that e-mail where we sent out clarification to
19 make sure -- we would have made a decision at some point in
20 time in that period, yes.

21 Q. Okay, and when you say "we," who specifically --

22 A. Clay Adams and myself.

23 Q. All right, you have to kind of wait until I finish the
24 question --

25 A. Sorry. I thought you were done.

1 Q. -- before you jump in with the answer.

2 THE COURT: Okay, both of you wait.

3 THE WITNESS: Sorry about that.

4 THE COURT: One, two, one, two.

5 THE WITNESS: Yes, sorry.

6 MR. DESTEFANO: Okay.

7 BY MR. DESTEFANO:

8 Q. So the decision would have been made by Clay Adams and
9 you to broaden the specifications to require something equal
10 or better than the UEP, FMI program?

11 A. Correct.

12 Q. And the incumbent suppliers for those five distribution
13 centers that you ultimately awarded to Sparboe didn't think
14 you ought to change the specifications, correct?

15 A. I don't remember who had those five DCs, so I couldn't
16 tell you that.

17 Q. Where were those five DCs?

18 A. I don't remember.

19 Q. So this was five out of 41?

20 A. Correct.

21 Q. So there was substantial number of other distribution
22 centers that were buying eggs, I take it?

23 A. Correct.

24 Q. And you only awarded five of the 41 to Sparboe?

25 A. Correct.

1 Q. Why not the others?

2 A. As I said before, it was based on price, quality, and
3 food safety, and felt those were the five correct DCs for
4 Sparboe.

5 Q. CCF is Country Creek Farms?

6 A. Correct.

7 Q. Isn't that a buying group retained by Walmart to buy eggs
8 for Walmart?

9 A. I don't know what you're talking about.

10 Q. You don't know what I'm talking about?

11 A. No, sir.

12 Q. Okay. You called them a broker.

13 A. Yes.

14 Q. Okay. And do you know that Walmart used them as a broker
15 or retained them as a broker to buy eggs on behalf of Walmart?

16 A. No.

17 Q. You don't know one way or the other?

18 A. We didn't.

19 Q. Okay. Do you know whether CCF had more than one
20 supplier?

21 A. I believe so, but I'm not sure.

22 Q. You believe they had more than one supplier?

23 A. But I'm not 100 percent sure. I believe so, yes.

24 Q. Okay.

25 A. I believe there would have been several, but, again, I

1 can't quote that for sure.

2 Q. Okay. So your best belief here is they had several
3 suppliers. So when CCF was acting either on your behalf,
4 Walmart's behalf, or behalf of the suppliers as a broker, was
5 CCF independent from Walmart?

6 A. Yes.

7 Q. Or was it independent from the producers?

8 A. I don't know.

9 Q. Don't know, okay.

10 In any event, sir, you only mentioned Rose Acre.
11 You didn't mean to imply to this jury that Rose Acre was
12 CCF's only supplier, did you?

13 A. I did not. I do know that they were one of their
14 largest, if not their largest supplier, because Cal-Maine --
15 I'm sorry -- CCF did mention that at one point in time.

16 Q. But every time you mentioned CCF, in the next breath, you
17 mentioned Rose Acre. Did somebody tell you to do it that way,
18 sir?

19 A. No, sir.

20 Q. Why did you do it that way?

21 A. Because that's my recollection.

22 Q. Let me ask you this, sir: Did you meet with your
23 attorneys or the attorneys for the Class here sitting in this
24 courtroom or some of them to prepare your testimony for today?

25 A. I did meet with my attorney.

1 Q. Okay. And how long ago did you meet with your attorney?

2 A. Over the last day. I flew in from California, spent a
3 few minutes with them and --

4 Q. And prior to that, did you meet with your attorney or any
5 attorneys here representing the Class?

6 A. I did.

7 Q. And when was that, and where was that?

8 A. In Bentonville about a month or two ago for about
9 30 minutes.

10 Q. Okay. And without getting into the substance of what you
11 discussed, was the purpose of that meeting to prepare you for
12 your testimony here today in court?

13 A. It was not.

14 Q. What was the purpose?

15 A. To find out what I knew about the case.

16 Q. Were you aware that you were designated as a witness in
17 this case more than a month ago?

18 A. No.

19 Q. Did they tell you they had you down as a witness in this
20 case more than a month ago?

21 A. When I -- I don't remember when I met with them. But
22 when I met with them, we discussed that I did have some
23 knowledge of the case and that it might make sense for me to
24 be a witness.

25 Q. When you did meet with them in -- is it Bentonville?

1 A. Yes.

2 MR. OLSON: Your Honor, I hate to interrupt, but
3 this seems covered by the same stipulation.

4 THE COURT: I think we're okay for now. Thank you.

5 BY MR. DESTEFANO:

6 Q. Walmart, I think you said, and I think -- do you know
7 Ms. Crossland?

8 A. Yes. Yes.

9 Q. And is she your boss or do you work for her or --

10 A. Crossland?

11 Q. Yes.

12 A. No, she's not my boss. I don't work for her at all.

13 Q. How do you know her then?

14 A. We're familiar. We work in the same general area of
15 food.

16 Q. You both were in dairy at the same time?

17 A. No, sir.

18 Q. Was she ever in dairy?

19 A. Yes, she was in dairy, but I believe that would have been
20 before I ever even started at Walmart.

21 Q. Okay. When did you start at Walmart?

22 A. In 2006.

23 Q. All right. In any event, you acknowledged that Walmart
24 is the biggest purchaser, retail purchaser of eggs at present?

25 A. I believe we're one of the largest. I couldn't tell you

1 if we're the largest.

2 Q. Okay. In fact, at the time in question, which I think
3 we're talking primarily 2008, was Walmart then the biggest
4 grocery supplier in the United States?

5 A. We may have been.

6 Q. And hence, the biggest egg purchaser in the
7 United States?

8 A. I don't know that.

9 Q. You do know, however, that Walmart is a member of the
10 Class --

11 A. Yes.

12 Q. -- of Plaintiffs in this case?

13 A. I do, yes.

14 Q. And if you were either the biggest or one of the biggest
15 purchaser of eggs during the time in question, then if
16 Plaintiffs were successful in obtaining a monetary award in
17 this case, you would agree with me, would you not, is that
18 Walmart would get the largest percentage of that award?

19 A. I have no idea what it will get as a percentage.

20 Q. Would you agree with me with the concept that the largest
21 purchaser is probably going to get the largest percentage of
22 any award that might be given?

23 A. I don't know how this works. I couldn't tell you.

24 Q. Does that seem to be at least logical to you?

25 A. I have no idea. I really don't.

1 Q. You have no idea?

2 A. I really don't, no.

3 Q. You didn't need a subpoena to appear today in court, did
4 you?

5 A. Um, I don't think I was subpoenaed, no.

6 Q. How about do you know if Ms. Crossland was subpoenaed?

7 A. I have no knowledge of that.

8 Q. You're appearing here voluntarily without any Court
9 demand that you appear here?

10 A. Yes, that's correct. Yes.

11 Q. Now, you do know, do you not, that although you started
12 purchasing eggs from Sparboe in 2008 -- I take it because you
13 wanted all five of Sparboe's growing facilities to be
14 certified, it was probably very late 2008? Would that be
15 accurate, sir?

16 A. I apologize. The question was really long.

17 Q. It was a bad question?

18 A. I don't know what you asked. I'm sorry.

19 Q. I've been accused of that before. When did you actually
20 start purchasing eggs from Sparboe?

21 A. It wasn't until -- by the time they got audited and where
22 we would make changes in our purchasing organization, it would
23 have been spring of 2009, I believe.

24 Q. Okay. Spring of 2009?

25 A. Something like that, yes.

1 Q. And then would you agree with me, sir, that in 2011 you
2 stopped purchasing eggs from Sparboe?

3 A. We did.

4 Q. Do you know whether Sparboe rejoined the UEP after you
5 stopped purchasing eggs from them in 2011?

6 A. I don't know what they did.

7 Q. Do you know if Sparboe has ever come back to you and
8 asked you or requested an opportunity to bid on one or more
9 distribution centers after 2011?

10 A. I don't know.

11 Q. You're not involved in eggs anymore?

12 A. I'm not.

13 Q. What are you doing now?

14 A. Foods, strategic sourcing.

15 Q. What's strategic sourcing?

16 A. Um, confidential programs and plans, things that we may
17 be working on, sourcing stuff. I apologize. I don't know if
18 I can be -- okay.

19 Q. Okay. Back when you were in purchasing, wouldn't it be
20 true, sir, that lots of different suppliers competed against
21 each other for Walmart's business?

22 A. In general.

23 Q. In general?

24 A. Yes. In general, yeah.

25 Q. In the case of eggs, while you were involved in buying

1 eggs, would it be accurate to say that the incumbent suppliers
2 were competing against Sparboe for those five distribution
3 centers?

4 A. I don't know that I can speak for what the incumbents
5 were doing or saying or thinking.

6 Q. If they wanted your business at those five distribution
7 centers?

8 A. I will assume so.

9 Q. And so did Sparboe?

10 A. Yes, they did.

11 Q. And there's nothing wrong with competing for a large
12 customer's business, is there, sir?

13 A. I think it's fine.

14 MR. DESTEFANO: Thank you. That's all I have.

15 MR. BIZAR: Just a couple, Your Honor.

16 THE COURT: Sure. Go ahead.

17 CROSS-EXAMINATION

18 BY MR. BIZAR:

19 Q. Mr. Airoso, just a couple of questions, if I may. My
20 name is Steve Bizar.

21 You were asked about CCF. The CCF brand, Country
22 Creek Farm brand, is that the company or the entity?

23 A. I think so. I don't remember that.

24 Q. You're not aware of the membership of -- or the
25 composition of CCF brands?

1 A. I don't know what you mean.

2 Q. Who are the people that CCF is representing, who are the
3 entities that CCF is representing?

4 A. I had some knowledge of that, as I spoke earlier.

5 Q. So, for example, you wouldn't know that they have nothing
6 to do with R.W. Sauder, right, as you sit here today?

7 A. I have no idea one way or the other.

8 Q. Okay. And you never heard any conversations to the
9 effect that Paul Sauder ever tried to preclude or prevent
10 anybody from seeking Walmart business, right?

11 A. No, sir.

12 Q. Am I right?

13 A. Yes, you're correct. I don't know anything about that.

14 MR. BIZAR: That's all I have. Thank you,
15 Your Honor.

16 THE COURT: Anything else?

17 MR. CALLOW: Nothing, Your Honor.

18 THE COURT: Any redirect?

19 MR. OLSON: Nothing further, Your Honor. Thank you.

20 THE COURT: Okay. You may return to California.

21 THE WITNESS: All right. Thank you so much.

22 THE COURT: Travel safely.

23 THE WITNESS: Thank you. Should I leave these
24 documents here.

25 THE COURT: No. You can leave everything there.